# Exhibit 7

From: Greg Wolfe

To: <u>Tracey, Dennis H.; Bianchini, Allegra; Rahul Srinivas</u>

Cc: <u>David Moosmann</u>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

**Date:** Tuesday, December 12, 2023 5:26:54 PM

Dennis/Allegra – I am following up on the transfer. In addition, Patti is asking that the transfer occur in bitcoin rather than cash. Please let me know the ETA.

## **Greg Wolfe**

Partner

Dontzin Nagy & Fleissig LLP 31 East 62nd Street New York, NY 10065

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Greg Wolfe

Sent: Monday, December 11, 2023 4:12 PM

**To:** Tracey, Dennis H. <dennis.tracey@hoganlovells.com>; Bianchini, Allegra <allegra.bianchini@hoganlovells.com>; Rahul Srinivas <rsrinivas@dnfllp.com>

Cc: David Moosmann <dmoosmann@dnfllp.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Hi Dennis/Allegra – any update on timing from Gryphon on getting the proceeds to us? We really need to get a date certain.

#### **Greg Wolfe**

Partner

Dontzin Nagy & Fleissig LLP 31 East 62nd Street New York, NY 10065

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Tracey, Dennis H. < <a href="mailto:dennis.tracey@hoganlovells.com">dennis.tracey@hoganlovells.com</a>>

**Sent:** Monday, November 20, 2023 10:13 AM

**To:** Greg Wolfe <greg@dnfllp.com>; Bianchini, Allegra <allegra.bianchini@hoganlovells.com>; Rahul

Srinivas < rsrinivas@dnfllp.com>

**Cc:** David Moosmann < dmoosmann@dnfllp.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Greg: We are working on this. Will get back to you shortly. Dennis

**From:** Greg Wolfe <<u>greg@dnfllp.com</u>>

Sent: Monday, November 20, 2023 10:10 AM

To: Bianchini, Allegra <allegra.bianchini@hoganlovells.com>; Rahul Srinivas <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>

**Cc:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

## [EXTERNAL]

Dennis/Allegra – I am following up on the below.

# **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481

From: Greg Wolfe

greg@dnfllp.com

Sent: Tuesday, November 14, 2023 9:59 AM

**To:** Bianchini, Allegra <a legra.bianchini@hoganlovells.com>; Rahul Srinivas@dnfllp.com>

**Cc:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

## Allegra/Dennis:

First, I am attaching the relevant invoices from Rebel and Lancium, which you should already have and which should provide sufficient information for Gryphon to calculate its fee for September. Please generate the invoices for that period.

There is no applicable fee for October 7 to the present, which only leaves October 1-6 as the period for which Gryphon needs to calculate its fee. We propose the following process:

- Gryphon transfer Sphere's bitcoin, minus the agreed upon September MSA fees, with the understanding that we will true-up any differences as necessary;
- Gryphon transfer the post-October 6 proceeds, which have no associated fee;
- Gryphon transfer the October 1-6 proceeds, with Sphere paying fees on those proceeds when the amount becomes known.

Second, you asked for additional information on the withdrawal. On October 6, 2023, Gryphon cashed out approximately \$100,000 in bitcoin. Gryphon has just provided my client with a reconciliation, reflecting that they continue to hold \$9,000 on account for Sphere. The \$9,000 can be kept to pay down the fees and should be deducted from the September MSA fees.

Third, as far as the miners at Coinmint, your side had actually stated it would provide information to us about what Gryphon wanted to do in light of its contractual obligations with Coinmint. Please let us know, as we are ready to work with Gryphon to ensure minimal disruption.

We have other issues to discuss—including what to do with the miners at Core—but please get back to us on Coinmint first. In the meantime, Gryphon should (1) point the Coinmint hash rate to Sphere's Foundry account and into Sphere's wallet; and (2) have the Core hash rate to flow through Gryphon's Foundry account and then into Sphere's wallet.

Happy to hop back on the phone.

Thanks,

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Bianchini, Allegra <allegra.bianchini@hoganlovells.com>

Sent: Monday, November 13, 2023 2:01 PM

**To:** Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; Greg Wolfe <<u>greg@dnfllp.com</u>>

**Cc:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Greg and Rahul,

Thank you again for the conversation on Friday and thank you for sending the transcripts through. Below is our understanding of the agreed-upon next steps coming out of our conversation.

- 1. **Remittance of contents of wallet.** We will await your transmission of the profit information Gryphon needs in order to make the appropriate service fee deductions pursuant to the MSA. Upon receipt of that information, Gryphon will deduct all expenses and service fees, and remit the remainder of the proceeds to Sphere.
- 2. **\$100,000** of proceeds of liquidated coins. You agreed to seek clarification as to the alleged liquidation of \$100,000 of Sphere coins. As we stated, our client is unaware of any liquidation of \$100,000 of Sphere coins.
- 3. **Coinmint**. You agreed to seek clarification from your client as to how they would propose to handle the termination of the Sphere machines at Coinmint. We agreed not to take any steps on this until we hear back from you.
- 4. **Sphere Machines Held by Core**. You agreed to seek further clarification from your client regarding Sphere's desired next steps with regard to redirecting the hashrate for Sphere machines operating at Core. We agreed not to take any steps on this until we hear back from

you.

5. **Chapter 11 Proceeding Discovery.** You agreed to review the protective order governing the bankruptcy proceeding, and to discuss with other counsel to that proceeding, to understand whether you can send us unsealed versions of the exhibits relating to the Sphere proofs of claim. For the sake of clarity, we are interested in receiving unsealed versions of the documents and exhibits filed at ECF Nos. 1040, 1041, 1045, 1053, and 1098.

Best, Allegra

From: Rahul Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>
Sent: Friday, November 10, 2023 11:17 AM

**To:** Bianchini, Allegra <a legra.bianchini@hoganlovells.com>; Greg Wolfe <a legreg@dnfllp.com>

**Cc:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

# [EXTERNAL]

All,

As discussed on the call, please find attached the transcripts of the hearing on the motion for summary judgment, a hearing on discovery issues.

Best,

Rahul

From: Bianchini, Allegra <allegra.bianchini@hoganlovells.com>

Sent: Thursday, November 9, 2023 4:07 PM

**To:** Greg Wolfe < greg@dnfllp.com >

**Cc:** David Moosmann < <a href="mailto:dmoosmann@dnfllp.com">dmoosmann@dnfllp.com</a>; Tracey, Dennis H. <a href="mailto:dennis.tracey@hoganlovells.com">dennis.tracey@hoganlovells.com</a>; Rahul Srinivas <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Greg-

Are you available for a call tomorrow? We can speak before 10 AM EST or between 11 and 3:30 EST. Is there a time in there that works for you?

Allegra

From: Bianchini, Allegra <allegra.bianchini@hoganlovells.com>

Sent: Wednesday, November 8, 2023 11:23 AM

**To:** Greg Wolfe < greg@dnfllp.com >

**Cc:** David Moosmann < <a href="mailto:dmoosmann@dnfllp.com">dmoosmann@dnfllp.com</a>; Tracey, Dennis H. <a href="mailto:dennis.tracey@hoganlovells.com">dennis.tracey@hoganlovells.com</a>; Rahul Srinivas <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>

**Subject:** Re: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Greg,

Apologies—today is actually looking tough on our end. We will follow up to propose another time.

Allegra

# Allegra Bianchini

Senior Associate

# **Hogan Lovells US LLP**

390 Madison Avenue New York, NY 10017 Tel: <u>+1 212 918 3000</u>

Direct: +1 212 918 3882 Fax: +1 212 918 3100

Email: allegra.bianchini@hoganlovells.com

www.hoganlovells.com

\_\_\_

On Nov 8, 2023, at 11:03 AM, Bianchini, Allegra <a legra.bianchini@hoganlovells.com>wrote:

Thanks, Greg. Would today at 4 PM EST work for you?

Best, Allegra

## Allegra Bianchini

Senior Associate

# **Hogan Lovells US LLP**

390 Madison Avenue New York, NY 10017

Tel: +1 212 918 3000 Direct: +1 212 918 3882 Fax: +1 212 918 3100

Email: allegra.bianchini@hoganlovells.com

www.hoganlovells.com

On Nov 8, 2023, at 10:30 AM, Greg Wolfe < greg@dnfllp.com > wrote:

## [EXTERNAL]

Allegra/Dennis – separately, I want to make sure you are aware of these letters. Can we please find a time to discuss over the phone?

#### **Greg Wolfe**

Partner

Dontzin Nagy & Fleissig LLP 980 Madison Avenue New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Bianchini, Allegra <a legra.bianchini@hoganlovells.com>

Sent: Tuesday, November 7, 2023 11:52 AM

**To:** Greg Wolfe <<u>greg@dnfllp.com</u>>; David Moosmann

<<u>dmoosmann@dnfllp.com</u>>

**Cc:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>>; Rahul Srinivas

<rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition

(Gryphon, R. Chang)

No problem, we understand.

**From:** Greg Wolfe <<u>greg@dnfllp.com</u>>

Sent: Tuesday, November 7, 2023 11:51 AM

**To:** Bianchini, Allegra <a href="mailto:allegra.bianchini@hoganlovells.com">; David

Moosmann < dmoosmann@dnfllp.com >

**Cc:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>>; Rahul Srinivas

<rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition

(Gryphon, R. Chang)

# [EXTERNAL]

Agreed. Thanks. Sorry to be a pain on this.

#### **Greg Wolfe**

Partner Dontzin Nagy & Fleissig LLP 980 Madison Avenue New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Bianchini, Allegra <allegra.bianchini@hoganlovells.com>

Sent: Tuesday, November 7, 2023 11:47 AM

**To:** Greg Wolfe <<u>greg@dnfllp.com</u>>; David Moosmann

<<u>dmoosmann@dnfllp.com</u>>

**Cc:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>>; Rahul Srinivas

<rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition

(Gryphon, R. Chang)

Greg,

Apologies for the delay. The delay was due to ECF logistical difficulties. We've been in touch with the clerk who is requiring that we change the title of the document to the attached or the filing will be rejected. Can you confirm you agree to the edit?

Allegra

**From:** Greg Wolfe < greg@dnfllp.com>

Sent: Tuesday, November 7, 2023 10:49 AM

**To:** Bianchini, Allegra <a href="mailto:allegra.bianchini@hoganlovells.com">; David

Moosmann < dmoosmann@dnfllp.com>

**Cc:** Tracey, Dennis H. <<u>dennis.tracey@hoganlovells.com</u>>; Rahul Srinivas

<rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition

(Gryphon, R. Chang)

#### [EXTERNAL]

Hi Allegra – can we place get the stipulation on file? What is the hold up?

# **Greg Wolfe**

Partner

Dontzin Nagy & Fleissig LLP

980 Madison Avenue

New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

**From:** Bianchini, Allegra <a href="mailto:allegra.bianchini@hoganlovells.com">allegra.bianchini@hoganlovells.com</a>>

Sent: Monday, November 6, 2023 7:56 PM

**To:** David Moosmann < <u>dmoosmann@dnfllp.com</u>> **Cc:** Greg Wolfe <<u>greg@dnfllp.com</u>>; Tracey, Dennis H. <dennis.tracey@hoganlovells.com>; Rahul Srinivas <rsrinivas@dnfllp.com>

**Subject:** Re: Core/Sphere | Notices of Subpoena to Testify at a Deposition

(Gryphon, R. Chang)

Writing to update that the stip will be on file tomorrow morning. Hope you all have a good evening.

Allegra

# Allegra Bianchini

Senior Associate

# **Hogan Lovells US LLP**

390 Madison Avenue New York, NY 10017

+1 212 918 3000 Direct: +1 212 918 3882 Fax: <u>+1 212 918 3100</u>

Email: allegra.bianchini@hoganlovells.com

www.hoganlovells.com

On Nov 6, 2023, at 7:17 PM, David Moosmann <<u>dmoosmann@dnfllp.com</u>> wrote:

## [EXTERNAL]

Thanks—much appreciated.

From: Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Sent: Monday, November 6, 2023 7:15 PM

**To:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Greg

Wolfe < greg@dnfllp.com >; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Yes—apologies for the delay. We anticipate getting in on the record before midnight, so it should have today's date. **From:** David Moosmann <dmoosmann@dnfllp.com>

Sent: Monday, November 6, 2023 6:39 PM

**To:** Bianchini, Allegra <a href="mailto:allegra.bianchini@hoganlovells.com">;

Greg Wolfe <greg@dnfllp.com>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

# [EXTERNAL]

Hi Allegra,

We just wanted to get the status on this. Will you be getting the dismissal stip on file today? Let us know if you need anything else from us.

From: Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Sent: Monday, November 6, 2023 4:31 PM

**To:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>; Greg

Wolfe <<u>greg@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Many thanks, we will file.

**From:** David Moosmann < <u>dmoosmann@dnfllp.com</u>>

Sent: Monday, November 6, 2023 4:18 PM

**To:** Bianchini, Allegra <a href="mailto:allegra.bianchini@hoganlovells.com">;

Greg Wolfe <greg@dnfllp.com>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

#### [EXTERNAL]

Allegra,

Here's the stipulation.

From: Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Sent: Monday, November 6, 2023 3:16 PM

**To:** Greg Wolfe <<u>greg@dnfllp.com</u>>; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; David Moosmann

<<u>dmoosmann@dnfllp.com</u>>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Greg,

Please see the proposed stip attached. If it looks good to you, please execute and return to us and we will get a fully executed version on file today.

Allegra

From: Bianchini, Allegra

Sent: Monday, November 6, 2023 2:11 PM

**To:** 'Greg Wolfe' < greg@dnfllp.com >; Tracey, Dennis H.

<dennis.tracey@hoganlovells.com>

**Cc:** Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; David Moosmann

<dmoosmann@dnfllp.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Greg,

Yes, the proposed stip is forthcoming. Thanks so much.

Allegra

**From:** Greg Wolfe <<u>greg@dnfllp.com</u>>

Sent: Monday, November 6, 2023 2:07 PM

**To:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com >; David Moosmann

<dmoosmann@dnfllp.com>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

#### [EXTERNAL]

Allegra – separately, can you send us the proposed defamation stip when you have a chance?

**Greg Wolfe** 

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Tracey, Dennis H. < dennis.tracey@hoganlovells.com>

Page 12 of 30

Sent: Monday, November 6, 2023 8:06 AM

**To:** Greg Wolfe < greg@dnfllp.com >

**Cc:** Rahul Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; David Moosmann

<a href="mailto:dmoosmann@dnfllp.com">dnfllp.com</a>>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

That's fine. We'll send this morning.

From: Greg Wolfe <greg@dnfllp.com>
Sent: Sunday, November 5, 2023 5:31 PM

**To:** Tracey, Dennis H. <<u>dennis.tracey@hoganlovells.com</u>> **Cc:** Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; David Moosmann

<a href="mailto:dmoosmann@dnfllp.com">dnfllp.com</a>>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

**Subject:** Re: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

#### [EXTERNAL]

I don't know that that is needed. I think it can simply say you drop the defamation claim and we drop antislapp claim respectively and the respectively parties bear all fees and costs incurred in connection with those claims. Sound good?

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Tracey, Dennis H. < <a href="mailto:dennis.tracey@hoganlovells.com">dennis.tracey@hoganlovells.com</a>>

**Sent:** Sunday, November 5, 2023 5:26:35 PM

To: Greg Wolfe < greg@dnfllp.com >

**Cc:** Rahul Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; David Moosmann

<a href="mailto:dmoosmann@dnfllp.com">dnfllp.com</a>>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Ok we will incorporate the existing schedule into the stip.

**From:** Greg Wolfe < greg@dnfllp.com> Sent: Sunday, November 5, 2023 5:16 PM

**To:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>> **Cc:** Rahul Srinivas < rsrinivas@dnfllp.com >; David Moosmann

<a href="mailto:dmoosmann@dnfllp.com">dnfllp.com</a>>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

# [EXTERNAL]

We'll be moving to dismiss the negligence and implied covenant counts on Nov. 9. We will not be moving to dismiss the ordinary breach count, but understand that discovery is stayed, as is the time to answer, pending resolution of the motion

#### **Greg Wolfe**

Partner Dontzin Nagy & Fleissig LLP 980 Madison Avenue New York, NY 10075 O: (212) 717-2900 | M: (917) 282-9481 greg@dnfllp.com

From: Tracey, Dennis H. < <a href="mailto:dennis.tracey@hoganlovells.com">dennis.tracey@hoganlovells.com</a>>

Sent: Sunday, November 5, 2023 5:11 PM

**To:** Greg Wolfe < greg@dnfllp.com>

**Cc:** Rahul Srinivas < rsrinivas@dnfllp.com >; David Moosmann

<a href="mailto:dmoosmann@dnfllp.com">dnfllp.com</a>>; Bianchini, Allegra

<allegra.bianchini@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Greg: We'll send over first thing in the morning. Do we need to build in time for a motion to dismiss the other counts or will you be answering?

**From:** Greg Wolfe <<u>greg@dnfllp.com</u>> Sent: Sunday, November 5, 2023 5:06 PM **To:** Tracey, Dennis H. <dennis.tracey@hoganlovells.com> **Cc:** Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; David Moosmann <dmoosmann@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

# [EXTERNAL]

Dennis – just following up on this, as we need to get a stipulation on file expeditiously given our upcoming MTD deadline.

## **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Greg Wolfe

Sent: Saturday, November 4, 2023 10:54 AM

**To:** Tracey, Dennis H. <<u>dennis.tracey@hoganlovells.com</u>> **Cc:** Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; David Moosmann

<<u>dmoosmann@dnfllp.com</u>>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Dennis -

Hope youre having a good weekend. I have connected with my client and we are in agreement that the parties should extricate themselves from the defamation claim. Can your team please prepare the appropriate stipulation so we can get in on file Monday? Please also cc Rahul and David on my team going forward and let us know who else we should email on your team.

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Tracey, Dennis H. <<u>dennis.tracey@hoganlovells.com</u>>

Page 15 of 30

**Sent:** Friday, November 3, 2023 4:28 PM **To:** Greg Wolfe <greg@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Sure.

From: Greg Wolfe < greg@dnfllp.com > Sent: Friday, November 3, 2023 4:11 PM

**To:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>> **Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

# [EXTERNAL]

How about 4:30? Want to call my cell? 9172829481

#### **Greg Wolfe**

Partner Dontzin Nagy & Fleissig LLP 980 Madison Avenue New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Tracey, Dennis H. <<u>dennis.tracey@hoganlovells.com</u>>

**Sent:** Friday, November 3, 2023 3:28 PM **To:** Greg Wolfe <greg@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Greg: Yes, happy to have a call. I'm free this afternoon from 4:30-5 and 5:30-6, if any of those times work. Dennis

From: Greg Wolfe < greg@dnfllp.com > Sent: Friday, November 3, 2023 1:50 PM

**To:** Tracey, Dennis H. < <u>dennis.tracey@hoganlovells.com</u>> **Subject:** FW: Core/Sphere | Notices of Subpoena to Testify

at a Deposition (Gryphon, R. Chang)

## [EXTERNAL]

Dennis – may we have a call at some point. Thanks.

Separately, I understand your firm has been working with mine on a matter for JPM – I have heard great things.

Look forward to chatting.

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

**From:** Calabrese, Christine < <a href="mailto:Christine.Calabrese@weil.com">Christine.Calabrese@weil.com</a>>

Sent: Friday, November 3, 2023 12:52 PM

**To:** Tracey, Dennis (EXTERNAL) < dennis.tracey@hoganlovells.com>

**Cc:** Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>; Davidson, Tad <<u>TadDavidson@andrewskurth.com</u>>; Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; Tibor Nagy <<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>;

 $Perez, Alfredo < \underline{alfredo.perez@weil.com} > ; Carlson, Clifford$ 

<<u>Clifford.Carlson@weil.com</u>>; Menon, Asha <<u>Asha.Menon@weil.com</u>>; Tsekerides, Theodore

<theodore.tsekerides@weil.com>; Greg Wolfe

<greg@dnfllp.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Dennis,

Please provide dates in late November for the depositions of Gryphon and Rob Chang. We are willing to discuss location, and are amenable to New York if that works for all.

Best, Christine

## **Christine Calabrese**

Weil, Gotshal & Manges LLP + 1 212 310-8083 Direct +1 202 213-7892 Mobile

From: Koosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Brian.Koosed@klgates.com</a>>

Sent: Friday, November 3, 2023 12:09 PM

**To:** Tsekerides, Theodore < <a href="mailto:theodore.tsekerides@weil.com">theodore.tsekerides@weil.com">;</a>;

Greg Wolfe < greg@dnfllp.com>

**Cc:** Calabrese, Christine < <u>Christine.Calabrese@weil.com</u>>;

Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad < <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; Tibor Nagy

<tibor@dnfllp.com>; Bell, Brandon <<u>BBell@hunton.com</u>>;

Perez, Alfredo <alfredo.perez@weil.com>; Carlson, Clifford

<<u>Clifford.Carlson@weil.com</u>>; Menon, Asha

<<u>Asha.Menon@weil.com</u>>; Haddox, Kodey M.

< Kodey. Haddox@klgates.com >; Moore, Desiree F.

<<u>Desiree.Moore@klgates.com</u>>; Hinkes, Andrew M.

<Drew.Hinkes@klgates.com>; Tracey, Dennis (EXTERNAL)

<dennis.tracey@hoganlovells.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

# All,

Dennis Tracey at Hogan Lovells will be representing Gryphon Digital Mining in this matter going forward. Please contact Dennis regarding any deposition of Gryphon and/or Rob Chang in connection with the Core bankruptcy case. For everyone's convenience, I have copied Dennis on this email. Please remove all K&L Gates lawyers from this thread going forward.

Thank you.

## **BDK**

**From:** Koosed, Brian D. < <u>Brian.Koosed@klgates.com</u>>

**Sent:** Monday, October 30, 2023 12:59 PM

**To:** Tsekerides, Theodore < <a href="mailto:theodore.tsekerides@weil.com">theodore.tsekerides@weil.com</a>;

Greg Wolfe < greg@dnfllp.com >

**Cc:** Calabrese, Christine < <a href="mailto:Christine.Calabrese@weil.com">Christine.Calabrese@weil.com</a>;

Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad < <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; Tibor Nagy

<<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>;

PEREZ, ALFREDO (EXTERNAL)

<a href="mailto:</a><a href="mailto:ALFREDO.PEREZ@WEIL.COM"><a href="mailto:COM"><a href="mai

<<u>Clifford.Carlson@weil.com</u>>; Menon, Asha

<<u>Asha.Menon@weil.com</u>>; Haddox, Kodey M.

<Kodey.Haddox@klgates.com>; Moore, Desiree F.

<Desiree.Moore@klgates.com>; Hinkes, Andrew M.

<Drew.Hinkes@klgates.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

## All,

Thanks for the various emails. I am in the midst of a fire drill for Judge Rakoff that should conclude very late tomorrow night. We will speak with our client thereafter and aim to provide clarity on timing/location of depositions, and any objections on scope, by end of the week. Thank you.

#### **BDK**

From: Tsekerides, Theodore

<theodore.tsekerides@weil.com>

Sent: Monday, October 30, 2023 12:37 PM

To: Greg Wolfe < greg@dnfllp.com >

**Cc:** Calabrese, Christine < <a href="mailto:Christine.Calabrese@weil.com">Christine.Calabrese@weil.com</a>;

Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad < <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; Tibor Nagy

<<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>;

PEREZ, ALFREDO (EXTERNAL)

<<u>ALFREDO.PEREZ@WEIL.COM</u>>; Carlson, Clifford

<<u>Clifford.Carlson@weil.com</u>>; Menon, Asha

<<u>Asha.Menon@weil.com</u>>; Haddox, Kodey M.

< Kodey. Haddox@klgates.com >; Koosed, Brian D.

<<u>Brian.Koosed@klgates.com</u>>; Moore, Desiree F.

<Desiree.Moore@klgates.com>; Hinkes, Andrew M.

<Drew.Hinkes@klgates.com>

Subject: RE: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Thanks Greg. Agree we should work together on all the deposition dates.

On Gryphon, their lawyers are on this email chain. Brian, et al, please let us know what your views are on dates and whether you are going to object to the deposition(s). Thanks very much.

<image001.jpg>

#### Theodore E. Tsekerides

+1 212 310 8007 Fax

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 theodore.tsekerides@weil.com +1 212 310 8218 Direct +1 516 398 0510 Mobile

From: Greg Wolfe < greg@dnfllp.com >

**Sent:** Monday, October 30, 2023 12:27 PM

**To:** Tsekerides, Theodore <a href="mailto:theodore.tsekerides@weil.com">theodore.tsekerides@weil.com</a>>; Cc: Calabrese, Christine <a href="mailto:Christine.Calabrese@weil.com">christine.Calabrese@weil.com</a>>; Harper, Ashley <a href="mailto:AshleyHarper@andrewskurth.com">christine.Calabrese@weil.com</a>>; Davidson, Tad <a href="mailto:AshleyHarper@andrewskurth.com">christine.Calabrese@weil.com</a>>; Davidson, Tad <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>>; Rahul Srinivas <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; Tibor Nagy

<<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>;

Perez, Alfredo <alfredo.perez@weil.com>; Carlson, Clifford

< <u>Clifford.Carlson@weil.com</u>>; Menon, Asha

<<u>Asha.Menon@weil.com</u>>; Haddox, Kodey M.

< Kodey. Haddox@klgates.com >; Koosed, Brian D.

<<u>Brian.Koosed@klgates.com</u>>; Moore, Desiree F.

<Desiree.Moore@klgates.com>; Hinkes, Andrew M.

<Drew.Hinkes@klgates.com>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Ted -

As I said in my email, we are willing to work with you on date and place. That goes for all the depositions we just noticed of Core's witnesses. Please let us know what works for your witnesses when you know (is later this week feasible?) and we can find something that is workable.

On Gryphon, we are fine so long as it is more than 14 days from when we served the subpoena, given that that is how long it has to object to our topics under the scheduling order. Note, I don't believe your subpoena gave them that 14 days, but it does not really matter, as the deposition will now occur outside that 14 day band.

Do you want to reach out to Gryphon to see what works for them?

#### **Greg Wolfe**

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980 Madison Avenue
New York, NY 10075
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greg@dnfllp.com

**From:** Tsekerides, Theodore <theodore.tsekerides@weil.com>

Santa Manadan - Oatalan 20, 2022 12 15 DI

**Sent:** Monday, October 30, 2023 12:15 PM

**To:** Greg Wolfe < greg@dnfllp.com >

**Cc:** Calabrese, Christine < <a href="mailto:Christine.Calabrese@weil.com">Christine.Calabrese@weil.com</a>; Harper, Ashley <a href="mailto:AshleyHarper@andrewskurth.com">AshleyHarper@andrewskurth.com</a>; Davidson, Tad <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>; Rahul Srinivas <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>; Tibor Nagy

<<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>; Perez, Alfredo <<u>alfredo.perez@weil.com</u>>; Carlson, Clifford

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<<u>Asha.Menon@weil.com</u>>; Haddox, Kodey M.

< Kodey. Haddox@klgates.com >; Koosed, Brian D.

<<u>Brian.Koosed@klgates.com</u>>; Moore, Desiree F.

<<u>Desiree.Moore@klgates.com</u>>; Hinkes, Andrew M.

<<u>Drew.Hinkes@klgates.com</u>>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Thanks Greg. We are obviously going to need Brian and others representing Gryphon to weigh in on this.

We saw you noticed the Gryphon and Chang depositions for December 5 and 6 (notice on Chang says 5 but subpoena says 6) but we do not believe it is reasonable to have to wait until then for these depositions. We served our subpoenas sooner and sought a date for next week. While we have agreed to work with Gryphon and you to find a different date, we need available dates for Gryphon in November. This is really a matter of when the Gryphon 30(b)(6) witnesses and/or Mr. Chang are available and so we ask Gryphon's counsel on this email to let us know what dates its witness(es) can be available in November and we can take it from there.

Thanks very much.

<image001.jpg>

#### Theodore E. Tsekerides

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 theodore.tsekerides@weil.com +1 212 310 8218 Direct +1 516 398 0510 Mobile +1 212 310 8007 Fax

From: Greg Wolfe < greg@dnfllp.com > Sent: Friday, October 27, 2023 11:09 PM

To: Tsekerides, Theodore < <a href="mailto:theodore.tsekerides@weil.com">theodore.tsekerides@weil.com</a>;

Cc: Calabrese, Christine < <a href="mailto:Christine.Calabrese@weil.com">christine.Calabrese@weil.com</a>;

Harper, Ashley < <a href="mailto:AshleyHarper@andrewskurth.com">Ashley < <a href="mailto:AshleyHarper@andrewskurth.com">com</a>;

Pavidson, Tad < <a href="mailto:TadDavidson@andrewskurth.com">tadDavidson@andrewskurth.com</a>;

Rahul Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>;

Tibor Nagy < <a href="mailto:tibor@dnfllp.com">tibor@dnfllp.com</a>;

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Koosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Bell@hunton.com</a>;

Rosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Bell@hunton.com</a>;

Koosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Bell@hunton.com</a>;

Rosed, Brian D. < <a href="mailto:AshleyHarper@andrewskurth.com">christor@hunton.com</a>;

Rosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Bell@hunton.com</a>;

Rosed, Brian D. < <a href="mailto:AshleyHarper@andrewskurth.com">christor@hunton.com</a>;

Rosed, Brian Brian

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Thanks Ted. On Gryphon, we're happy to try to coordinate as soon as this weekend or Monday to get something on the calendar.

On Levin, we were actually just now writing in response to Christine's email, which posed the same question. I candidly do not know. He did not respond to the subpoena and our informal attempts to get him to comply have failed. We are assessing our options.

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Tsekerides, Theodore

<theodore.tsekerides@weil.com>

Sent: Friday, October 27, 2023 11:01 PM

**To:** Greg Wolfe < greg@dnfllp.com >

**Cc:** Calabrese, Christine < <u>Christine.Calabrese@weil.com</u>>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>; Davidson, Tad < <a href="mailto:TadDavidson@andrewskurth.com">TadDavidson@andrewskurth.com</a>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>>; Tibor Nagy

<<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>;

Koosed, Brian D. < <a href="mailto:Brian.Koosed@klgates.com">Brian D. <a href="mailto:Brian.Koosed@klgates.com">Brian D. <a href="mailto:Brian.Koosed@klgates.com">Brian D. <a href="mailto:Brian.Koosed@klgates.com">Brian D. <a href="mailto:Brian.Koosed@klgates.com">Brian Brian Brian.Koosed@klgates.com</a>

Alfredo <alfredo.perez@weil.com>; Carlson, Clifford

<<u>Clifford.Carlson@weil.com</u>>; Menon, Asha

<<u>Asha.Menon@weil.com</u>>

Subject: Re: Core/Sphere | Notices of Subpoena to Testify at

a Deposition (Gryphon, R. Chang)

Greg, we served a subpoena with a date and location pursuant to the rules. They are not set in stone and, as Christine said, we are willing to discuss dates. It's not that complicated. We will work with you and Gryphon's counsel but we would like to get a date on calendar soon.

On Levin, is that expected to go forward on the date you noticed? Are you open to coordinating dates on that too?

Thanks.

Theodore E. Tsekerides Partner Weil, Gotshal & Manges LLP 212-310-8218 Office 516-398-0510 Mobile

> On Oct 27, 2023, at 10:36 PM, Greg Wolfe <greg@dnfllp.com> wrote:

Christine -

It isn't clear unless you actually say you wont go forward on those dates. Being willing "to

discuss" is not the same.

#### **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481
greg@dnfllp.com

From: Calabrese, Christine

<Christine.Calabrese@weil.com>

**Sent:** Friday, October 27, 2023 10:34 PM **To:** Greg Wolfe <greg@dnfllp.com>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad

<<u>TadDavidson@andrewskurth.com</u>>; Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; Tibor Nagy

<tibor@dnfllp.com>; Bell, Brandon

<<u>BBell@hunton.com</u>>; Koosed, Brian D.

<Brian.Koosed@klgates.com>

Cc: Tsekerides, Theodore

<<u>theodore.tsekerides@weil.com</u>>; Perez, Alfredo <<u>alfredo.perez@weil.com</u>>; Carlson, Clifford <<u>Clifford.Carlson@weil.com</u>>; Menon, Asha <<u>Asha.Menon@weil.com</u>>

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

#### Greg,

I think my response was clear. We're willing to discuss deposition dates and locations that work for all parties.

# **Christine Calabrese**

Weil, Gotshal & Manges LLP + 1 212 310-8083 Direct +1 202 213-7892 Mobile

**From:** Greg Wolfe < greg@dnfllp.com >

Sent: Friday, October 27, 2023 9:59 PM

To: Calabrese, Christine

<<u>Christine.Calabrese@weil.com</u>>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>; Davidson, Tad

<<u>TadDavidson@andrewskurth.com</u>>; Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; Tibor Nagy <<u>tibor@dnfllp.com</u>>; Bell, Brandon <<u>BBell@hunton.com</u>>; Koosed, Brian D.

<Brian.Koosed@klgates.com>

Cc: Tsekerides, Theodore

<<u>theodore.tsekerides@weil.com</u>>; Perez, Alfredo <<u>alfredo.perez@weil.com</u>>; Carlson, Clifford <<u>Clifford.Carlson@weil.com</u>>; Menon,

Asha <<u>Asha.Menon@weil.com</u>> **Subject:** RE: Core/Sphere | Notices of

Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Thanks for confirming what you are willing to do "generally." In this instance, please confirm you are not planning on going forward on November 6 and 7 and will instead work with us and Gryphon to find a date and location that works for all.

I spoke to Gryphon's counsel tonight and can confirm they are amenable to moving the date. My understanding is that is their strong preference and I believe would side with us on the issue if we have to go to court on Monday to seek to move the deposition date for the reasons outlined in my email from earlier today.

Based on our discussion, I believe they will be open to a deposition in New York, although their counsel said he would have to discuss with his client.

# **Greg Wolfe**

Partner
Dontzin Nagy & Fleissig LLP
980 Madison Avenue
New York, NY 10075
O: (212) 717-2900 | M: (917) 282-9481

#### greg@dnfllp.com

Case 1:24-cv-02074-PKC

From: Calabrese, Christine

<<u>Christine.Calabrese@weil.com</u>>

**Sent:** Friday, October 27, 2023 9:43 PM **To:** Greg Wolfe <greg@dnfllp.com>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad

<<u>TadDavidson@andrewskurth.com</u>>; Rahul Srinivas <<u>rsrinivas@dnfllp.com</u>>; Tibor Nagy

<tibor@dnfllp.com>; Bell, Brandon

<<u>BBell@hunton.com</u>>; Koosed, Brian D.

<Brian.Koosed@klgates.com>

Cc: Tsekerides, Theodore

<<u>theodore.tsekerides@weil.com</u>>; Perez, Alfredo <<u>alfredo.perez@weil.com</u>>; Carlson, Clifford <<u>Clifford.Carlson@weil.com</u>>; Menon,

Asha < Asha. Menon@weil.com >

**Subject:** RE: Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Greg,

Generally speaking, we are willing to discuss deposition dates and locations. On the Gryphon notices, we selected a location that is within 100 miles of Gryphon's Delaware registered agent. If Gryphon's witnesses are willing to be deposed in New York, that's fine with us.

#### **Christine Calabrese**

Weil, Gotshal & Manges LLP + 1 212 310-8083 Direct +1 202 213-7892 Mobile

From: Greg Wolfe <greg@dnfllp.com>
Sent: Friday, October 27, 2023 3:52 PM

To: Calabrese, Christine

<<u>Christine.Calabrese@weil.com</u>>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>; Davidson, Tad

<<u>TadDavidson@andrewskurth.com</u>>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>; Tibor Nagy

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<<u>Brian.Koosed@klgates.com</u>>

Cc: Tsekerides, Theodore

<theodore.tsekerides@weil.com>; Perez,

Alfredo <alfredo.perez@weil.com>; Carlson,

Clifford < <a href="mailto:clifford.Carlson@weil.com">Clifford.Carlson@weil.com</a>>; Menon,

Asha < Asha. Menon@weil.com>

Subject: RE: Core/Sphere | Notices of

Subpoena to Testify at a Deposition (Gryphon,

R. Chang)

Christine – I understand you will be discussing the below with your client and will be getting back to us.

So you are aware, we intend to serve countersubpoenas on Mr. Chang and Gryphon, respectively, today. They will designate a different date for compliance and a different place of compliance. However, to be clear, we are willing to negotiate a place and time for the depositions that work for all parties concerned.

#### **Greg Wolfe**

Partner
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New York, NY 10075

O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

From: Greg Wolfe

**Sent:** Friday, October 27, 2023 3:39 PM

To: Calabrese, Christine

<<u>Christine.Calabrese@weil.com</u>>; Harper,

Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

Davidson, Tad

<<u>TadDavidson@andrewskurth.com</u>>; Rahul

Srinivas < <a href="mailto:rsrinivas@dnfllp.com">rsrinivas@dnfllp.com</a>; Tibor Nagy

<tibor@dnfllp.com>; Bell, Brandon

<<u>BBell@hunton.com</u>>; Koosed, Brian D.

<Brian.Koosed@klgates.com>

Cc: Tsekerides, Theodore

<theodore.tsekerides@weil.com>; Perez,

Alfredo <alfredo.perez@weil.com>; Carlson,

Clifford < <a href="mailto:clifford.Carlson@weil.com">Clifford.Carlson@weil.com</a>>; Menon,

Asha < Asha. Menon@weil.com >

**Subject:** RE: Core/Sphere | Notices of

Subpoena to Testify at a Deposition (Gryphon,

R. Chang)

#### Christine:

Are these depositions in Washington DC where no party is based—for November 6 and 7 set in stone or are you still working on scheduling? If they are set in stone, we will have an issue. This is not sufficient notice to us (or frankly the non-party) and we intend to cross-notice both Gryphon and Mr. Chang. We would expect Core to work with us on dates that work for all sides. Adding to our notice concern, it appears that these subpoenas were served on the non-parties on October 24, yet we are only receiving notice days later, on October 27, Friday afternoon. Please confirm today you will not be proceeding on November 6 and 7 and instead will work with us to find dates that work for all concerned.

#### **Greg Wolfe**

Partner Dontzin Nagy & Fleissig LLP 980 Madison Avenue New York, NY 10075 O: (212) 717-2900 | M: (917) 282-9481

greg@dnfllp.com

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Sent: Friday, October 27, 2023 3:01 PM **To:** Greg Wolfe <<u>greg@dnfllp.com</u>>; Harper, Ashley <<u>AshleyHarper@andrewskurth.com</u>>;

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**Subject:** Core/Sphere | Notices of Subpoena to Testify at a Deposition (Gryphon, R. Chang)

Counsel.

Please see attached.

<image001.jpg>

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